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9 *Attorney for Defendant American Gaming
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11
12 **UNITED STATES DISTRICT COURT
13 DISTRICT OF NEVADA**

14 ERIC EHMANN,

15 CASE NO.: 2:19-cv-01199-APG-BNW

16 Plaintiff,

17 vs.

18 DESERT PALACE, LLC, a Domestic
19 Corporation, PARIS LAS VEGAS
OPERATING COMPANY, LLC, a
Domestic Corporation, CAESARS
ENTERPRISE SERVICES, LLC, a
Foreign Corporation, CPLV
MANAGER, LLC, a Foreign
Corporation, CEOC, LLC, a Foreign
Corporation, CAESARS
ENTERTAINMENT CORPORATION,
a Foreign Corporation, CAESARS
RESORT COLLECTION, LLC, a
Foreign Corporation, and AMERICAN
GAMING ASSOCIATION, a Foreign
Corporation,

20 Defendants.

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22 **JOINT STIPULATION RE SECOND
23 AMENDED COMPLAINT AND TIME TO
24 RESPOND TO SAME**

25 Pursuant to Local Rules IA 6-2 and 7-1, Plaintiff Eric Ehmann (“Plaintiff”), *pro se*, and
26 Defendant American Gaming Association (“AGA”), by and through its counsel McDonald
27 Carano LLP, hereby stipulate and agree as follows:

28 (1) Plaintiff filed a Complaint and an Amended Complaint in this case.
29 (2) On July 17, 2019, Plaintiff filed a Motion for Leave to File a Second Amended
30 Complaint (the “Motion”). *See* ECF No. 6.
31 (3) Plaintiff has not yet served the Complaint or Amended Complaint upon AGA.

1 (4) On July 30, 2019, Plaintiff and defendants Desert Palace, LLC, Paris Las Vegas
2 Operating Company, LLC, Caesars Enterprise Services, LLC, CPLV Manager, LLC,
3 CEOC, LLC, Caesars Entertainment Corporation, and Caesars Resort Collection,
4 LLC (collectively, the “Caesars Defendants”) stipulated to permit Plaintiff to file his
5 Second Amended Complaint (the “SAC”) and that the Caesars Defendants’ time to
6 respond to the SAC pursuant to FRCP 12 would be 60 days after the date the Court
7 entered an order on Plaintiff’s Motion. *See* ECF No. 11.

8 (5) On July 31, 2019, the Court entered the Order granting Plaintiff and the Caesar
9 Defendants’ stipulation. *See* ECF No. 14.

10 (6) On August 14, 2019, the Court entered an Order granting Plaintiff’s Motion. *See*
11 ECF No. 15.

12 (7) Consistent with the foregoing Orders, Plaintiff and AGA have reached an agreement
13 whereby AGA’s counsel will accept service of process of the Complaint, Amended
14 Complaint, and SAC on AGA’s behalf.

15 (8) Additionally, Plaintiff and AGA agree that AGA shall have 60 days from August 14,
16 2019 to respond to Plaintiff’s operative complaint pursuant to FRCP 12.

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1 Plaintiff and AGA submit the foregoing, which is not for the purpose of delay, and
2 request that the Court enter the Order included.

3 Dated this 26th day of August, 2019.

4 ERIC EHMANN

MCDONALD CARANO LLP

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11 Plaintiff

12 Attorney for Defendant American
13 Gaming Association

14 DATED: August 28, 2019

15 IT IS SO ORDERED:

16 

17 United States Magistrate Judge